PLAINTIFF'S COMPLAINT C 08-02599 JSW

1	IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned
2	counsel, that the time for Defendants Bank of America Corporation, Banc of America Investment
3	Services, Inc., and Banc of America Securities LLC ("Bank of America") to move, answer, or
4	otherwise respond to Plaintiff's Class Action Complaint will be extended to no later than 60 days
5	from the filing of an amended or consolidated complaint, to be filed after selection of lead
6	plaintiff and lead counsel pursuant to the provisions of the Private Securities Litigation Reform
7	Act. No prior extension has been requested or granted. A proposed order is attached.
8	Dated: June 16, 2008 O'MELVENY & MYERS LLP
9	
10	By: /s/ Aaron M. Rofkahr
11	Debra S. Belaga Aaron M. Rofkahr
12	Attorneys for Defendants Bank of America Corporation, Banc of
13	America Investment Services, Inc., and Banc of America Securities LLC
14	
15	GIRARD GIBBS LLP
16	/s/ Christina H. C. Sharp Daniel C. Girard (State Bar No. 114826)
17	Jonathan K. Levine (State Bar No. 220289) Aaron M. Sheanin (State Bar No. 214472)
18	Christina H. C. Sharp (State Bar No. 245869) Girard Gibbs LLP
19	601 California Street, Suite 1400 San Francisco, CA 94108
20	Counsel to Plaintiff Richard S. Bondar, As
21	Trustee of the Bondar Family Trust Dated 4/1/91
22	
23	I, Aaron M. Rofkahr, am the ECF User whose ID and password are being used to file this Joint Stipulation Extending Time for Defendants to Respond to Plaintiff's Complaint. In
24	compliance with General Order 45, X.B., I hereby attest that Christina H. C. Sharp has concurred in this filing.
25	
26	/s/ Aaron M. Rofkahr
27	Aaron M. Rofkahr
28	
	STIPULATION EXTENDING TIME FOR - 2 - DEFENDANTS TO RESPOND TO

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